



TKL 2/21/02

3:01-CR-1579 USA V. CUELLAR

\*28\*

\*CRJGMCOMI\*

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA  
RECORD OF PROCEEDINGS AND JUDGMENT**

UNITED STATES OF AMERICA,

vs.

AIDE CUELLAR

CASE NO. 01-02-1579Superseding Entry, United District Court  
SOUTHERN DISTRICT OF CALIFORNIATape No: CGA02-1:2962-4108

BY:

DEPUTY

VIOLATION: CT 1: 21 USC 844 - Possession of Marijuana (Misdemeanor)

PROCEEDINGS:

DATE: 2-12-02x Defendant informed of charges, right to trial and right to counsel on November 27, 2001.x Attorney: John Lanahan, appointedx Filed "Consent to be Tried by U.S. Magistrate" on November 27, 2001.PLEA: x Guilty on Count 1      accepted x tendered

## JUDGMENT AND COMMITMENT

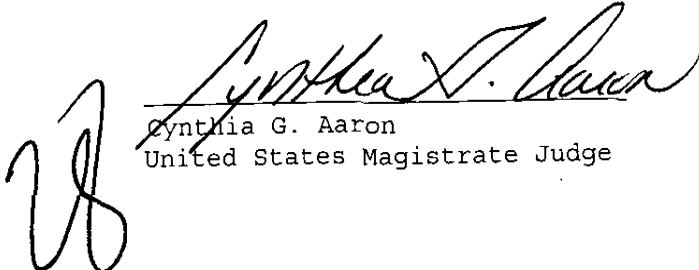
IT IS ORDERED that pursuant to 18 USC 3607(a) further proceedings and entry of judgment herein are deferred and the defendant is placed on

x SUPERVISED      UNSUPERVISED probation for a period of one (1) year  
on condition:

- x she obey all laws Federal, State and Municipal;
- x she comply with all lawful rules and regulations of the Probation Department;
- x she not possess any narcotic drug or controlled substance without a lawful medical medical prescription;
- x she not possess firearms, explosive devices, or other dangerous weapons;
- x she submit to a search of person, property, residence, abode or vehicle, at a reasonable time and in a reasonable manner, by the probation officer;
- x she report all vehicles owned or operated, or in which she has an interest, to the probation officer;
- x she not enter the Republic of Mexico without permission of the probation officer;
- x she complete one hundred (100) hours community service in a program approved by the probation officer with one (1) year;
- x she participate in a program of drug treatment, including urinalysis testing and counseling, as directed by the probation officer;
- x she pay a \$200.00 fine within one (1) year;
- x she pay a \$25.00 penalty assessment within thirty (30) days; and
- x she x reappear in Court      appear by affidavit regarding  
x deferred entry of judgment on February 11, 2003 at 2:00 p.m.

x IT IS ORDERED that the underlying indictment be dismissed.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

  
Cynthia G. Aaron

United States Magistrate Judge